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SEMICONDUCTOR INTERNATIONAL,
INC., FAIRCHILD SEMICONDUCTOR
CORPORATION, and FAIRCHILD
(TAIWAN) CORPORATION

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
(SAN FRANCISCO DIVISION)

POWER INTEGRATIONS, INC.,
a Delaware corporation,

Plaintiff,

v.

FAIRCHILD SEMICONDUCTOR
INTERNATIONAL, INC., a Delaware
corporation, FAIRCHILD SEMICONDUCTOR
CORPORATION, a Delaware corporation, and
FAIRCHILD (TAIWAN) CORPORATION, a
Taiwanese corporation,

Defendant.

Case No. 09-cv-05235-MMC

**JOINT STATUS REPORT AND
[PROPOSED] SCHEDULING ORDER
REGARDING DAMAGES RETRIAL
PROCEEDINGS IN VIEW OF FEB. 18,
2015 SCHEDULING TELECONFERENCE**

JUDGE: Hon. Maxine M. Chesney

Following the Court's scheduling determinations and directions during the status conference held on February 18, 2015, Plaintiff Power Integrations, Inc. ("Power Integrations") and Defendants Fairchild Semiconductor International, Inc., Fairchild Semiconductor Corporation, and Fairchild

(Taiwan) Corporation (collectively, “Fairchild”) met and conferred and jointly submit the following schedule for the proceedings related to the forthcoming new trial on damages:

Event / Deadline	Date
Produce updated sales data through the end of 2014	March 4
ID fact witnesses to be called live at trial	March 11
Complete fact witness discovery	April 30
Disclose identity of experts and general subject(s) of their testimony	April 30
Opening Expert Reports (incl. damages, technical, and any survey experts)	June 11
Rebuttal Expert Reports	July 7
Close of Expert Discovery	July 15
Produce updated sales data through end of June 2015, to permit the parties to incorporate up-to-date figures in their presentations at trial	July 31
Daubert Briefing	Aug. 28 Sept. 11 Sept. 18
Daubert Hearing	Oct. 2
Pretrial Order/MILs (per J. Chesney’s standing order)	Nov. 2
Pretrial hearing	Nov. 17
Trial	Dec. 7-11

The parties have also agreed that fact depositions will be capped at 2.5 hours for witnesses who have already been deposed, with regular (i.e., 7 hour) depositions for any newly-disclosed fact witnesses who have not been deposed to date. The parties also agree that the deposition of one Fairchild fact witness from Taiwan may be taken after the close of fact witness discovery to permit the deposition to be taken in the United States.

Fairchild reserves the right to serve a limited number of contention interrogatories after the close of fact discovery should fact witness discovery not fully delineate the basis for Power Integrations’ new damages theories. Power Integrations reserves its objections to the service and substance of any such discovery.

Dated: February 24, 2015

FISH & RICHARDSON P.C.

By: /s/ Michael R. Headley
Michael R. Headley

Attorneys for Plaintiff
POWER INTEGRATIONS, INC.

1 Dated: February 24, 2015

MCDERMOTT, WILL & EMERY LLP

2 By: /s/ Blair Jacobs

3 Blair Jacobs

4 Attorneys for Defendants FAIRCHILD
5 SEMICONDUCTOR INTERNATIONAL,
6 INC., FAIRCHILD SEMICONDUCTOR
CORPORATION, and FAIRCHILD
(TAIWAN) CORPORATION

7 Pursuant to General Order No. 45, Section X(B) regarding signatures, I attest under penalty
8 of perjury that concurrence in the filing of this document has been obtained from counsel for
9 Defendants.

10 Dated: February 24, 2015

FISH & RICHARDSON P.C.

11
12 By: /s/ Michael R. Headley

13 Michael R. Headley

14 Attorneys for Plaintiff
15 POWER INTEGRATIONS, INC.

16 **IT IS SO ORDERED.**

17
18
19 Dated: February 25, 2015



Honorable Maxine M. Chesney
United States District Court